(c) On a after such Redemption Date, each holder of shares of Series Preferred to be redocted shall surrender such holder's certificates representing such shares to the Company in the manuer and at the place designated in the Redemption Notice, and thereupon the Redemption Price of such shares shall be payable to the order of the person whose name appears on such certificate or certificates as the owner thereof and each surrendered certificate shall be canceled. In the event less than all the shares represented by such certificates are redeemed, a new certificate shall be issued representing the unredeemed chares. From and after such Redemption Date, unless there shall have been a default in payment of the Redemption Price or the Company is unable to pay the Redemption Price due to not having sufficient legally available funds, all rights of the holder of such shares as holder of Series Preferred (except the right to receive the Redemption Price without interest upon surrender of their certificates), shall cease and terminate with respect to such shares; provided that in the event that chares of Series Preferred are not redeemed due to a default in payment by the Company or because the Company does not have sufficient legally available funds, such shares of Series Preferred shall remain outstanding and shall be entitled to all of the rights and preferences provided herein.

(d) In the event of a call for redemption of any shares of Series Preferred, the Conversion Rights (as defined in Section 4) for such Series Preferred shall terminate as to the shares designated for redemption at the close of business on the fifth day preceding the Redemption Date, unless default is made in payment of the Redemption Price.

#### V.

- The corporation shall indemnify any director of officer of the corporation and may indemnify any other person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the compration) by reason of the fact that he is or was a director, officer, employed or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorney's fees), incurred by him-in connection with such action, suit or proceeding if he acted in good faith and in a manner reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceedings, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction or upon a plea of noto convendence or equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had reesonable cause to believe that his conduct was unlawful.
- B. Any repeal or modification of this Article V shall only be prospective and shall not effect the rights under this Article V in effect at the time of the alleged occurrence of any action or omission to act giving rise to liability.

For the management of the business and for the conduct of the affairs of the Corporation, and in further definition, limitation and regulation of the powers of the Corporation, of its directors and of its stockholders or any class thereof, as the case may be, it is further provided that:

- A. The management of the business and the conduct of the affairs of the Corporation thall be vested in its Board of Directors. The number of directors which shall constitute the whole Board of Directors shall be fixed by the Board of Directors in the manner provided in the Bylaws, subject to any restrictions which may be set forth in this Reseated Certificate.
- B. Subject to the indemnification provisions in the Bylaws, the Board of Directors may from time to time make, amend, supplement or repeal the Hylaws; provided, however, that the stockholders may change or repeal any Bylaw adopted by the Board of Directors by the affirmative vote of the percentage of holders of capital stock as provided therein; and, provided further, that no amendment or supplement to the Bylaws adopted by the floard of Directors shall vary or conflict with any amendment or supplement thus adopted by the stockholders.
- C. The directors of the Corporation need not be elected by written ballot unless the Hylaws so provide.

FOUR: This Restated Certificate of Incorporation has been duly approved by the Board of Directors of this Corporation.

FIVE: This Restated Certificate of Incorporation has been duly adopted in accordance with the provisions of Sections 228, 242 and 215 of the General Corporation I aw of the State of Delaware by the Board of Directors and the stockholders of the Corporation. A majority of the outstanding shares of Common Stock approved this Restated Certificate of Incorporation by written consent in accordance with Section 228 of the General Corporation Law of the State of Delaware and written notice of such was given by the Corporation in accordance with said Section 228.

In Witness Whereof, EVULKAN, INC. has caused this Restated Certificate of Incorporation to be signed by its President this 9th day of February 2000.

EYULKAN, INC.

ByJs/ Djordje Jankovic

Name:

Djordje Jankovic

Its:

President

ATTEST:

Ny:/6/ Djordje Jankovic

Name: Djurdje Jenkovic

Ite: Socretary

#### State of Delaware

#### Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "EVULKAN, INC.", FILED IN THIS OFFICE ON THE NINTH DAY OF JULY, A.D. 1999, AT 9 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE KENT COUNTY RECORDER OF DEEDS.

Edward J. Freel, Secretary of State

AUTHENTICATION:

9856093

DATE

07-09-99

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 07/09/1995 991280787 - 3067722

#### CERTIFICATE OF INCORPORATION

OF

eVULKAN, INC.

Under Section 102 of the General Corporation Law

The undersigned, for the purpose of forming a corporation pursuant to the provisions of the General Corporation Law of the State of Delaware (the "GCL"), does hereby certify as follows:

FIRST: The name of the corporation is eVulkan, Inc.

SECOND: The purpose of the corporation is to engage in any lawful act or activity for which a corporation may be organized under the GCL.

THIRD: The name and address in the State of Delaware of the corporation's agent for service of process is: United Corporate Services, Inc., 15 East North Street, City of Dover, County of Kent.

FOURTH: The name and mailing-address of the sole incorporator is:

Djordje Jankovic 9071 Mill Creek Road, Apt. 1702 Levittown, PA 19054

FIFTH: The total number of shares of all classes of stock which the corporation has authority to issue is Ten Million (10,000,000) shares of Common Stock, par value \$0.001 per share.

SIXTH: In furtherance and not in limitation of the objects, purposes and powers conferred by statute, the Board of Directors is expressly authorized to make, alter or repeal the By-laws of the corporation.

SEVENTH: The corporation shall indemnify any director or officer of the corporation and may indemnify any other person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the corporation) by reason of the fact that he is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees),

586325.2

judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding if he acted in good faith and in a manner reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceedings, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction or upon a plea of nolo contendere or equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his conduct was unlawful.

EIGHTH: The directors of the corporation shall incur no personal liability to the corporation or its stockholders for monetary damages for any breach of fiduciary duty as a director; provided, however, that the directors of the corporation shall continue to be subject to liability (i) for any breach of their duty of loyalty to the corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of the GCL or (iv) for any transaction from which the directors derived an improper benefit. If the GCL is amended after the date of incorporation of the corporation to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the corporation shall be eliminated or limited to the fullest extent permitted by the GCL, as so amended. Any repeal or modification of the foregoing paragraph by the stockholders of the corporation shall be prospective only, and shall not adversely affect any limitation on the personal liability of a director of the corporation existing at the time of such repeal or modification.

NINTH: The corporation reserves the right to amend, alter, change or repeal any provisions contained in this Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

TENTH: Elections of directors need not be by written ballot unless the By-laws of the corporation shall so provide.

ELEVENTH: Meetings of stockholders may be held within or without the State of Delaware, as the By-laws may provide. The books of the corporation may be kept (subject to any provision contained in the statutes) outside the State of Delaware at such place or places as may be designated from time to time by the board of directors or in the By-laws of the corporation.

IN WITNESS WHEREOF, the undersigned has executed this Certificate this 8th day of July, 1999.

/s/ Djordje Jankovic Djordje Jankovic Incorporator

# State of Allinois Office of The Secretary of State

Whereas, application for certificate of authority to transact business in this state of

EVULKAN, INC.

INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE HAS BEEN FILED
IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS
CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, Jesse White, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois,

at the City of Springfield, this 1ST

day of MAY A.D. 2000 and of the Independence of the United States the two hundred and 24TH .

Secretary of State

Desse White

C-2123

#### Form **BCA-13.15**

(Rev. Jan. 1999)

Jesse White, Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-1834 http://www.sos.state.il.us

Payment must be made by certified check, cashier's check, Illinois attorney's check, Illinois C.P.A.'s check or money order, payable to "Secretary of State."

### APPLICATION FOR CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS IN ILLINOIS

This space for seepy Staret ry f State

MAY 1 2000

JESSE WHITE SECRETARY OF STATE

#### SUBMIT IN DUPLICATE!

This space for use by Secretary of State

Date 15-01- W

License Fee 'S

Franchise Tax \$ 270.32

Filing Fee \$

\$ /3

Penalties S
Approved: A

7765.32

1.	(a) CORPORATE NAME: eVulkan,	[nc.					
	(Complete item 1 (b) only if the corporate name is not available in this state.)						
	(b) ASSUMED CORPORATE NAME: (By electing this assumed name, the co transaction of business in Illinois. Form	poration t BCA 4.15	nereby agrees NOT to use its corporis attached.)	rate name in the			
2.	(a) State or Country of Incorporation: De (b) Date of Incorporation: July 9, 199 (c) Period of Duration: Perpetual	laware 9					
3.	(a) Address of the principal office, whereve		(b) Address of principal offic (If none, so state) None	e in Illinois:			
	Levittown, PA 19054		1.010				
		-		. /			
4.	Name and address of the registered agent a Registered Agent National First I	egister		Last Name			
	Registered Office 208 South LaSalle Street, Suite 1855						
	Nun	ber	' Street	Suite #			
	Chicago, I	L - 6	60604	Cook			
_	C	ly	' ZIP Code	Соипту			
5.	States and countries in which it is admitted of Delaware	r qualified	to transact business: (Include state	e of incorporation)			
6.	Names and residential addresses of officers	and direct	tors:				
	Name President Please see attached Add Secretary Director Director		3 Street City	Stale ZIP			
	Director						

 Purpose or purposes proposed to be pursued in transacting business in this state: (If not sufficient space to cover this point, add one or more sheets of this size.)

Telecommunication services provider

8.	Auth	orized and issued share	s:	Number of Ch	nares Number of Shares
	Class	s Series	Par Value	Number of Sha Authorized	
Pre	ferre		.001	7,500,00	7,324,322
Com	mm		.Œ1	23,000,000	8,564,500
9.			9,995.70 e terms Stated Capital	& Paid-in Surplus and	nd is equal to the total of these accounts.)
10.	(a)	Give an estimate of the corporation for the follow		property* of the	<u>3,000,000.00</u>
	(b)	Give an estimate of the corporation for the following	e total value of all the wing year that will be to	property* of the scated in Illinois:	\$
	(c)	State the estimated to lransacted by it everyw	olal business of the co here for the following y		\$ _4,026,781.00
	(d)		nnual business of the c from places of busines		s100,000.00
11.	Inter	тоgatories: (Important -	this section must be co	ompleted.)	
••	(a) (b)	Number of shares of a	ch all contracts with the Il classes owned by res Il classes owned by nor	ident's of Illinois: Nor	15 000 000
•	(c) (d) (e)	is the corporation trans	sacting business in this	state at this time? No	
12.					poration, as amended, duly authenticated, within nerein the corporation is incorporated.
13.		er penalties of perjury, t	hat the facts stated her		s duly authorized officers, each of whom affirms, natures must be in <b>BLACK INK</b> .)
	Date	ed APRIL		eVulk	can, Inc.
	5 <b>#</b> ~	sted by (Month	Doy	(ear) Ho	) (Exact Name of Corporation)
	9116	(Signature of Se	ecretary or Assistant Se kovic, President	cretary) (S	Signature of President or Vice President) president or Vice President) president or Vice President)
		(Туре о	r Print Name and Title)		(Type or Print Name and Tille)

- PROPERTY as used in this application shall apply to all property of the corporation, real, personal, tangible, intangible, or mixed without qualifications.
- When the response to #11(a) lists ONLY an Illinois address, then the total business as reflected in #10(c) is also considered to be Illinois business for the purpose of computing the Illinois allocation factor. By signing this application, the corporation affirms that it is aware that the amount of paid-in capital, and consequently the amount of license fees and franchise taxes, may be proportionately higher due to the Illinois address shown under #11(a).

#### ADDENDUM TO FILING OF EVULKAN, INC.

#### **OFFICERS:**

President

George Jankovic

Business/Residence Address: 9071 Mill Creek Rd., Apt. 1702

Levittown, PA 19054

Vice President

Mircea Mihaesca

Business Address:

3100 Steeles Ave. West, #403

Concord, Ontario L4K 3R1 Canada

Residence Address:

29 Owl Ridge Road

Richmond Hill, Ontario L4S 1P7

Canada

Secretary

George Jankovic

Business/Residence Address: 9071 Mill Creek Rd., Apt. 1702

Levittown, PA 19054

Treasurer

George Jankovic

Business/Residence Address: 9071 Mill Creek Rd., Apt. 1702

Levittown, PA 19054

DIRECTORS:

Chairperson

George Jankovic

Business/Residence Address: 9071 Mill Creek Rd., Apt. 1702

Levittown, PA 19054

Form BCA-4.15/

4.20

APPLICATION TO ADOPT, CHANGE OR CANCEL, AN ASSUMED CORPORATE NAME

File # 6163-748-9

(Rev. Jon. 1999)

Jesse White Secretary of State Department of Business Services Springfield, (L. 62756 Telephone (217) 782-9520 http://www.sos.state.it.us

Remit payment in check or money order, payable to "Secretary of State".

FILED

MAY 1 2030

JESSE WHITE SECRETARY OF STATE SUBMIT IN DUPLICATE

This space for use by Socretary-of State

Date 05-01- +-

Filing Fee 170. -

Approved; ~~

		Scottering		Approved;
1.	CORPORATE NAME:	eVulkan, Inc.		
2.	State or Country of Incorpo	ration: Delaware		
3.	Date incorporated (if an III corporation):	inois corporation) or date au	2	t business in Illinois (if a foreign
				(ear)
	(Complete No. 4 and No. 5	if adopting or changing an	assumed corporate	name.)
4.	The corporation intends to beMANY!	adopt and to transact busin	ess under the assu	med corporate name of:
5.	Cassatan, of Cinia wall	05-01 20	005 the East day	ate this application is filed by the y of the corporation's anniversary
	(Complete No. 6 if changi	ng or cancelling an assumed	l corporate name.)	
6.	The corporation intends to	cease transacting business	under the assumed	d corporate name of:
7.		ion has caused this statementalities of perjury, that the fact		s duly authorized officers, each of rue.
	Dated APRIL (Month & D) attested by APONE	ay) (Year)  Secretary or Assistant Socretary)	eVull by Lyo	(an, Inc. (Exect Name of Opporation)  (Exect Name of Opporation)  (Signature of President or Vice President;
		vic, Secretary	Geor	rge Jankovic, President
	<u>-</u>	or Print Name and Title)		(Type or Print Name and Title)
		•		( Me a at the traction of the title)

NOTE:

The filing fee to adopt an assumed corporate name is \$20 plus \$2.50 for each month or part thereof between the date of filing this application and the date upon which the corporation may renew its use.

The foe for cancelling an assumed corporate name is \$5.00.

C-146.11 The fee to change an assumed name is \$25.

#### **EXHIBIT 3**

# BRIEF SUMMARIES OF THE EXPERIENCE OF KEY MEMBERS OF EVULKAN, INC.

#### eVulkan, Inc. d/b/a beMANY!

#### TECHNICAL QUALIFICATIONS/MANAGEMENT EXPERIENCE

The Company has assembled a highly skilled management team, which brings a wealth of experience and expertise to the Company's local and interexchange telecommunications services venture. Together, the Company's executives provide it with the depth and breadth of management, operational and technical capabilities necessary to facilitate its provision of high quality, affordable local and interexchange telecommunications services.

Brief summaries of the experience of key members of the Company's executive team are set forth below:

## GEORGE JANKOVIC President and Chief Executive Officer

George Jankovic, President and Chief Executive officer of eVulkan, Inc., has been at the forefront of business-to-business Internet applications, focusing upon the provision of not only telecommunications services, but other utility services, to small to medium-sized businesses. Building upon his extensive "B-2-B" customer care and marketing expertise, Mr. Jankovic founded eVulkan in 1999 to create a forum within which individual business and residential consumers might benefit from access to a broad array of services, including telecommunications and various forms of energy services, at rates previously available only to much larger corporate or institutional customers.

Prior to founding eVulkan, Mr. Jankovic was a senior member of the executive management team of VerticalNet, Inc., a publicly-traded company which was at the time of Mr. Jankovic's association with the company, the largest Internet business-to-business company in operation. While part of VerticalNet's executive management team, Mr. Jankovic was extensively involved in all phases of the company's initial public offering, the ninth largest public offering to date. As Vice President of Product Development, Mr. Jankovic had primary responsibility for product strategy and definition, as well as prioritization, and oversaw the operations of three distinct product development teams.

Before joining VerticalNet, Mr. Jankovic was President and co-founder of RF GlobalNet, a business-to-business e-commerce company which was eventually acquired by VerticalNet and ultimately accounted for approximately one-quarter of VerticalNet's total revenues during 1998.

Mr. Jankovic has also served in the role of Director of Business Development and Marketing Manager of Ansoft Corporation, a technologies software company.

Mr. Jankovic holds a Masters Degree in Electrical Engineering from the University of Colorado at Boulder.

#### WILLIAM ROBINSON Senior Vice President of Marketing

William Robinson, Senior Vice President of Marketing for eVulkan, possesses well over a decade of marketing experience at the senior executive level. Well-versed in all critical areas of marketing functions both through educational background and significant real-world experience, Mr. Robinson has joined eVulkan following his association with Beneficial National Bank, USA, a leading issuer of private-label credit cards. Mr. Robinson held the position of Senior Vice President - Marketing and Planning for Beneficial National Bank, where he was responsible for the introduction of several innovative database marketing techniques which led to the development of numerous new Internet-based services utilizing proprietary technology.

Immediately prior to his position with Beneficial National Bank, Mr. Robinson spent nine years with American Express, where he held the position of Vice President - Marketing and Sales. In this capacity, Mr. Robinson, among other things, oversaw the totality of American Express' consumer credit card operations in Japan. His responsibilities encompassed not only all aspects of new customer acquisition, but also comprehensive advertising and marketing activities, the development of new cardholder service programs, and the management of American Express' Japanese national sales force. Mr. Robinson advanced to this position after having been brought on board by American Express to serve in the capacity of Vice President - Marketing for the company's Platinum Card program.

Earlier in his career, Mr. Robinson held both consumer and business marketing positions with such Fortune 500 companies as Procter and Gamble, Western Union International, and International Playtex.

Mr. Robinson received an MBA in Marketing and Finance from Columbia University.

## **MIRCEA MIHAESCU**Vice President and Chief Technology Officer

Mircea Mihaescu, Vice President and Chief Technology Officer of eVulkan, Inc., brings to the Company a wealth of knowledge amassed over more than 15 years of active involvement, at the senior management level, in the software engineering field. Mr. Mihaescu is responsible for technology planning and architectural decisions for eVulkan and oversees and manages all stages of the developmental life cycle of the Company's financial, real-time, commercial and business software applications.

Mr. Mihaescu joined eVulkan following his tenure as Technology Head for the third largest bank in Canada, Bank of Montreal. For a period of five years, Mr. Mihaescu spearheaded the development and successful, often time-sensitive, implementation of large-scale software programs undertaken by Bank of Montreal's Global Treasury Group. Starting virtually anew, Mr. Mihaescu built the Global Treasury Group's IT Department to a staff of five managers and more than 40 developers.

Prior to joining Bank of Montreal, Mr. Mihaescu held various IT management and development positions and has acted as a consultant to companies in need of expert advice in achieving technology implementation goals.

#### **EXHIBIT 4**

# FINANCIAL DOCUMENTATION OF EVULKAN, INC.

As a newly-formed entity, eVulkan, Inc. d/b/a beMANY! ("beMANY!") does not possess historical financial statements. Because beMANY! will be providing service on a resale basis, capital outlays will be minimal; accordingly, Applicant anticipates satisfying its cash flow obligations from revenues from its Illinois operation.

Notwithstanding the self-supporting nature of Applicant's proposed operations, attached hereto is beMANY!'s most recently available balance sheet, for the quarter ending March 31, 2000, which demonstrates Applicant's possession of more than sufficient financial resources to provide local and long distance telecommunications services to residents of the State of Illinois.

	Mar 31, '00
ASSETS	
Current Assets	
Checking/Savings	
Temp Inv Fund	10,200,000
US Bank Accounts	577,757
Canadian Bank Accounts	-111,367
Total Checking/Savings	10,666,390
Total Current Assets	10,666,390
Fixed Assets	
Computer Equipment	267,302
Office Furniture	7,401
Patent	430
Web Site	28,566
Total Fixed Assets	303,699
Other Assets	
Security Deposit	1,800,000
Organizational Costs	10,000
Total Other Assets	1,810,000
TOTAL ASSETS	12,780,089
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Other Current Liabilities	
Employee Reimbursements	23,596
Payroll Liabilities	472
Total Other Current Liabilities	24,068
Total Current Liabilities	24,068
Total Liabilities	24,068
Equity	
Common Stock	8,000
Additional Paid In Cap. Common	2,000
Preferred Stock	7,324
Add.'I Paid in Cap. Preferred	13,542,671
Retained Earnings	-231,988
Net Income	-571,988
Total Equity	12,756,019
TOTAL LIABILITIES & EQUITY	12,780,087

### BEFORE THE ILLINOIS COMMERCE COMMISSION

#### **CERTIFICATION**

I, George Jankovic, am President and Chief Executive Officer of eVulkan, Inc. d/b/a beMANY! ("beMANY!"), and am authorized to make this certification on behalf of beMANY! I hereby declare under penalty of perjury that the financial information concerning beMANY! reflected in the foregoing documentation is true, complete, and accurate to the best of my knowledge.

eVulkan, Inc. d/b/a beMANY!

By:

George Jankovic,

President and Chief Executive Officer

Dated: June 29, 2000

1 2		BEFORE THE ILLINOIS COMMERCE COMMISSION
3 4 5 6 7 8	Appl inter resel	kan, Inc. ) lication for a certificate of local and exchange authority to operate as a ler of telecommunications services in and Throughout the State of Illinois )
9 10		DIRECT TESTIMONY OF GEORGE JANKOVIC ON BEHALF OF EVULKAN, INC.
11 12	Q	PLEASE STATE YOUR NAME AND BUSINESS ADDRESS FOR THE RECORD.
13	A	My name is George Jankovic. My business address is eVulkan, Inc. at 100 Broadway, 21st
14		Floor, New York, NY 10271.
15	Q	WHAT IS YOUR CURRENT POSITION WITH EVULKAN?
16	A	I am President and Chief Executive Officer of eVulkan, Inc.
17	Q	PLEASE DESCRIBE YOUR DUTIES FOR EVULKAN.
18	A	As the President and CEO of eVulkan, Inc., I provide the vision and leadership for the
19		Company. I oversee all aspects of eVulkan's operations including sales and marketing,
20		regulatory, financial, production and testing, technical implementation and fulfillment,
21		customer service and all other areas of eVulkan's business. I have the final authority over
22		all decisions made within eVulkan.

O	WHAT IS	THE P	URPOSE	OF YOUR	TESTIMONY?
v	11 111 11			OI I O O I .	

- 2 A I am submitting this Testimony in support of eVulkan's Petition for a Certificate of Public
- 3 Convenience and Necessity for the resale of local and interexchange telephone services
- 4 within the State of Illinois.
- 5 Q DO YOU RATIFY AND CONFIRM THE STATEMENTS AND REPRESENTATIONS
- 6 MADE IN THAT APPLICATION?
- 7 A Yes.

1

- 8 Q. WILL EVULKAN OPERATE AS A RESALE OR FACILITIES-BASED CARRIER?
- 9 A. eVulkan will initiate operations as a resale carrier. As a resale carrier, eVulkan will neither
- own nor lease equipment or facilities for the transport of telecommunications. eVulkan will
- take service from one or more network providers pursuant to federal and state tariffs through
- a service contract with each individual carrier.
- 13 Q WHAT SERVICES DOES EVULKAN SEEK AUTHORITY TO PROVIDE?
- 14 A eVulkan seeks authority to provide local and interexchange services in the State of Illinois.
- eVulkan intends to resell local exchange and interexchange telecommunications services that
- will enable business and residential customers to originate and terminate local calls and to
- access long-distance interexchange carriers on either a presubscribed or dial-around basis.
- eVulkan's resold local service offering to local exchange single-line and multi-line business
- and residential customers in the State of Illinois will include, but will not be limited to, basic
- 20 two-way local business and residential lines, custom calling features (such as three way
- calling, call forward, call waiting, speed calling), CLASS service features (such as caller I.D.,
- 22 automatic redial/recall, customer originated trace), busy verification and interrupt service,

1		trap circuit service, Centrex services, Integrated Services Digital Network (ISDN) Services,
2		private line services, PBX trunk access, and direct inward dialing (DID) services. In
3		addition, eVulkan, through resale agreements with other carriers, will offer dual-party relay
4		service, 9-1-1 Emergency Services, directory assistance and operator assisted calls. eVulkan
5		intends to provide the following interexchange services on a resale basis throughout the State
6		of Illinois: intraLATA and interLATA switched and dedicated outbound interexchange
7		services; and calling card and debit card services accessed via company-provided "800/888"
8		numbers.
9	Q.	DOES EVULKAN SEEK AUTHORITY TO OFFER SERVICE STATEWIDE?
10	A.	Yes. eVulkan seeks authority to originate and terminate calls throughout the State of Illinois.
11 12	Q	DOES EVULKAN PRESENTLY OFFER INTRASTATE SERVICE WITHIN THE STATE OF ILLINOIS?
13	A	No.
14 15	Q	DO YOU BELIEVE THAT EVULKAN IS FINANCIALLY QUALIFIED TO PROVIDE ITS PROPOSED INTRASTATE RESALE SERVICES?
16	A	Yes. eVulkan has more than adequate financial resources to provide the resold telephone
17		services.
18 19	Q	DO YOU BELIEVE THAT EVULKAN IS TECHNICALLY QUALIFIED TO PROVIDE THE PROPOSED INTRASTATE RESALE SERVICES?
20	A	Yes. eVulkan has the necessary competent and experienced management and technical
21		personnel to provide, successfully and continuously, the resold telephone services it seeks
22		to provide in its Petition.

1 2	Q	IN YOUR OPINION WOULD THE ISSUANCE OF A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO EVULKAN BE IN THE PUBLIC INTEREST?
3	A	Yes, for several reasons. Granting eVulkan such authority will build on the long-standing
4		regulatory policies promoting unlimited resale of telecommunications services. Resale o
5		telecommunications services expands the availability, and enhances the affordability, o
6		telecommunications services. Customers also benefit from the increased network
7		efficiencies and higher quality and innovative products and services that result from
8		increased competition.
9 10 11	Q	IS EVULKAN WILLING AND ABLE TO CONFORM TO THE LAWS OF THE STATE OF ILLINOIS AND THE RULES AND REGULATIONS OF THE ILLINOIS PUBLIC SERVICE COMMISSION?
12	A	Yes.
13 14	Q	DOES THIS COMPLETE YOUR PREFILED TESTIMONY IN SUPPORT OF EVULKAN'S APPLICATION?
15	A	Yes, it does.
16 17 18	Q	WILL YOU REMAIN AVAILABLE TO RESPOND TO ANY ADDITIONAL QUESTIONS FROM THE PUBLIC SERVICE COMMISSION OR ITS STAFF ABOUT EVULKAN OR ITS APPLICATION?
19	A	Yes.

### BEFORE THE ILLINOIS COMMERCE COMMISSION

STATE OF NEW YORK )
COUNTY OF NEW YORK ) ss:
<u>VERIFICATION</u>
I, George Jankovic, being of lawful age and being first duly sworn, depose and say
as follows:
I am the President and Chief Executive Officer of eVulkan, Inc. d/b/a beMANY! I
have read the foregoing Direct Testimony and know the contents thereof. The Direct Testimony and
the matters stated therein are true and correct to the best of my own knowledge and belief, except
as to the matters therein which are stated upon information and belief, and as to those matters I
believe them to be true. I consent to this verified Direct Testimony being used as evidence in this
proceeding.
Further affiant sayeth not.  George Jankovic eVulkan, Inc. d/b/a beMANY!
Subscribed and sworn to before me, a Notary Public on this  29 day of

My Commission expires: